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Date: 3/14/14 # of Pages (including cover sheet): 5
From: Scott Walker Phone #: 228) . 324 . 3999
Subject: Signature - Cheatham Case

Cash,

Please have Angela Deriel + Mark
Cheatham sign in the appropriate places
on Mondays.

Thanks,
Scott

**New Name.
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EXHIBIT "C"

Law Offices of
MICHAEL A. POHL
8122 Middlebury Lane
Houston, Texas 77070
Telephone: (713) 652-0100
Facsimile: (713) 650-0687

March 14, 2014.

Ms. Angela Campbell Daniel
613 Park Street
Patterson, LA 70392

Re: Vehicle Accident 2/15/14
DeWayne Thomas Escort, Deceased

Dear Ms. Angela,

Enclosed you will find the Agreement and Consent to Terms of Associate Counsel/Division of fees, this document explains that our firm is going to join forces with The Ammons Law Firm, LLP to work on your case and how the fees will be divided among the firms. This agreement does not change any terms to the original contract signed with our firm.

Please sign the Agreement where indicated, and send it back in the enclosed pre-paid Fedex envelope.

If you have any questions or concerns regarding this letter, please feel free to contact me at: (713) 515 5277.

Sincerely,

A handwritten signature in cursive script that reads "Michael C Pohl".

Michael A. Pohl
Attorney

AGREEMENT AND CONSENT TO TERMS OF ASSOCIATE COUNSEL/DIVISION OF FEES

1. In consideration of and for the mutual consents and agreements contained herein, ANGELA CAMPBELL DANIEL, Wrongful Death Beneficiary of DeWayne Thomas Escort, Deceased (hereinafter referred to as "Client"), a client of the Law Offices of Michael A. Pohl ("Pohl"), and The Ammons Law Firm, LLP ("Ammons"), enter into this Agreement and Consent to Terms of Associate Counsel/Division of Fees (the "Agreement"). Client acknowledges and agrees that, prior to the time that the last of the parties executed this Agreement:

- (a) Pohl had not referred Client's representation regarding the Incident to Ammons for handling;
- (b) Pohl had not associated Ammons in the representation of Client regarding the Incident;
- (c) Ammons had not agreed to represent or participate in representing Client regarding the Incident or any other matter; and
- (d) Ammons had no attorney-client relationship with Client.

2. Client has entered into a contingent fee contract with Pohl for Pohl to represent Client with respect to claims arising from the vehicular accident that occurred on U.S. 10, St. Mary Parish, Louisiana, on February 15, 2014 (the "Incident"). The contingent fee contract is hereinafter referred to as "Pohl's Contract With Client".

3. Pohl and Ammons are not in the same law firm. Pohl has proposed associating Ammons in Client's representation regarding the Incident, and Client desires Ammons to be associated in Client's representation regarding the Incident. Consistent with Pohl's proposal and Client's desire, and prior to the time of Ammons' association in the representation of Client, Client agrees and consents as follows:

- (a) The total amount of any fees to be shared by Ammons and Pohl will be calculated as set forth in Pohl's Contract With Client. This Agreement does not in any way increase the attorney's fee to the Client;
- (b) Ammons and Pohl will divide any attorney's fees that result from representation of Client regarding the Incident based on the fact that Ammons and Pohl agree to assume joint responsibility for Client's representation regarding the Incident;
- (c) Ammons and Pohl will share any attorney's fees that result from representation of Client regarding the Incident such that Ammons will receive 50% of the fees and Pohl will receive 50% of the total fees;
- (d) Ammons will represent Client regarding the Incident under the terms of Pohl's Contract With Client;
- (e) Pohl's Contract With Client entitles Pohl to be reimbursed, from Client's portion of any recovery, for all costs and expenses incurred by Pohl that are associated with representation of Client regarding the Incident; and Client will reimburse Ammons, from Client's portion of any recovery, for all costs and expenses incurred by Ammons that are associated with representation of Client regarding the Incident.

4. Ammons agrees to associate in the representation of Client regarding the Incident. Ammons and Pohl agree to assume joint responsibility for the representation of Client. Pohl agrees, without limitation, to make reasonable efforts to assure the adequacy of the representation of Client regarding the Incident, and to provide adequate communication to Client with respect to representation of Client regarding the Incident.

THE AMMONS LAW FIRM, L.L.P.

ANGELA CAMPBELL DANIEL, Wrongful Death Beneficiary of
DeWayne Thomas Escort, Deceased
Date: _____
Address: 613 Park Street, Patterson, LA 70392
Telephone: 985-255-9365
Angela Daniel Date of Birth: 5/28/75
Angela Daniel SSN: _____
DeWayne Escort Date of Birth: 3/31/99
DeWayne Escort SSN: _____

By: _____
Date: _____

LAW OFFICES OF MICHAEL A. POHL

By: _____
Date: _____

Law Offices of
MICHAEL A. POHL
8122 Middlebury Lane
Houston, Texas 77070
Telephone: (713) 652-0100
Facsimile: (713) 650-0687

March 14, 2014.

Mr. Mark Cheatham
105 Gros Street
Schriever, LA 70395

Re: Vehicle Accident 2/15/14
Ladonna Cheatham, Markus Cheatham & Destiny Cheatham, Deceased

Dear Mr. Mark,

Enclosed you will find the Agreement and Consent to Terms of Associate Counsel/Division of fees, this document explains that our firm is going to join forces with The Ammons Law Firm, LLP to work on your case and how the fees will be divided among the firms. This agreement does not change any terms to the original contract signed with our firm.

Please sign the Agreement where indicated, and send it back in the enclosed pre-paid Fedex envelope.

If you have any questions or concerns regarding this letter, please feel free to contact me at: (713) 515 5277.

Sincerely,

A handwritten signature in black ink that reads "Michael A. Pohl". The signature is written in a cursive, flowing style.

Michael A. Pohl
Attorney

AGREEMENT AND CONSENT TO TERMS OF ASSOCIATE COUNSEL/DIVISION OF FEES

1. In consideration of and for the mutual consents and agreements contained herein, MARK CHEATHAM, Wrongful Death Beneficiary of Ladonna Cheatham, Deceased, Destiny Cheatham, Deceased, and Markus Cheatham, Deceased, and on behalf of Mark Cheatham, a Minor, as Wrongful Death Beneficiary of Ladonna Cheatham, Deceased (hereinafter referred to as "Client"), a client of the Law Offices of Michael A. Pohl ("Pohl"), and The Ammons Law Firm, LLP ("Ammons"), enter into this Agreement and Consent to Terms of Associate Counsel/Division of Fees (the "Agreement"). Client acknowledges and agrees that, prior to the time that the last of the parties executed this Agreement:

- (a) Pohl had not referred Client's representation regarding the Incident to Ammons for handling;
- (b) Pohl had not associated Ammons in the representation of Client regarding the Incident;
- (c) Ammons had not agreed to represent or participate in representing Client regarding the Incident or any other matter; and
- (d) Ammons had no attorney-client relationship with Client.

2. Client has entered into a contingent fee contract with Pohl for Pohl to represent Client with respect to claims arising from the vehicular accident that occurred on U.S. 10, St. Mary Parish, Louisiana, on February 15, 2014 (the "Incident"). The contingent fee contract is hereinafter referred to as "Pohl's Contract With Client".

3. Pohl and Ammons are not in the same law firm. Pohl has proposed associating Ammons in Client's representation regarding the Incident, and Client desires Ammons to be associated in Client's representation regarding the Incident. Consistent with Pohl's proposal and Client's desire, and prior to the time of Ammons' association in the representation of Client, Client agrees and consents as follows:

- (a) The total amount of any fees to be shared by Ammons and Pohl will be calculated as set forth in Pohl's Contract With Client. This Agreement does not in any way increase the attorney's fee to the Client;
- (b) Ammons and Pohl will divide any attorney's fees that result from representation of Client regarding the Incident based on the fact that Ammons and Pohl agree to assume joint responsibility for Client's representation regarding the Incident;
- (c) Ammons and Pohl will share any attorney's fees that result from representation of Client regarding the Incident such that Ammons will receive 50% of the fees and Pohl will receive 50% of the total fees;
- (d) Ammons will represent Client regarding the Incident under the terms of Pohl's Contract With Client;
- (e) Pohl's Contract With Client entitles Pohl to be reimbursed, from Client's portion of any recovery, for all costs and expenses incurred by Pohl that are associated with representation of Client regarding the Incident; and Client will reimburse Ammons, from Client's portion of any recovery, for all costs and expenses incurred by Ammons that are associated with representation of Client regarding the Incident.

4. Ammons agrees to associate in the representation of Client regarding the Incident. Ammons and Pohl agree to assume joint responsibility for the representation of Client. Pohl agrees, without limitation, to make reasonable efforts to assure the adequacy of the representation of Client regarding the Incident, and to provide adequate communication to Client with respect to representation of Client regarding the Incident.

THE AMMONS LAW FIRM, L.L.P.

By: _____

Date: _____

LAW OFFICES OF MICHAEL A. POHL

By: _____

Date: _____

MARK CHEATHAM, Wrongful Death Beneficiary of Ladonna Cheatham, Deceased, Destiny Cheatham, Deceased, and Markus Cheatham, Deceased, and on behalf of Mark Cheatham, a Minor, as Wrongful Death Beneficiary of Ladonna Cheatham, Deceased
Date: _____

Address: 105 Gros Street; Schriever, LA 70395

Telephone: 985-492-8418

Date of Birth: 2/3/79

SSN: _____

HELPING HANDS FINANCING, LLC.**FUNDING SCHEDULE**Claimant/borrower: MARK K. Cheatham

(Name)

Case Identity: Deed on Hwy 90, St. Mary Parish

The Funding Agreement signed by me is adopted by reference herein. By my signature below I acknowledge the request for and receipt of the Case funding designated below.

Amount:	Date:	Interest Rate:	Claimant Signature:
<u>\$2000</u>	<u>2/19/14</u>	<u>1.5%</u>	<u>Mark Cheatham</u>
<u>\$18000</u>	<u>2/21/14</u>	<u>1.5% (Monthly)</u>	<u>Mark Cheatham</u>
<u>\$500</u>	<u>3/17/14</u>	<u>1.5% (Monthly)</u>	

In the event of a dispute, my attorney shall be entitled to his fee and expenses. But my proceeds shall be held by my attorney until my Funding Agent is paid in full

AGREED:

Mark K Cheatham

Claimant Signature

TRANSMISSION VERIFICATION REPORT

TIME : 03/14/2014 15:03
NAME : THE UPS STORE
FAX : 2288759891
TEL : 2288755616
SER.# : 000D2V543013

DATE, TIME	03/14 15:02
FAX NO./NAME	13043533722
DURATION	00:01:09
PAGE(S)	06
RESULT	OK
MODE	STANDARD
	ECM

AGREEMENT AND CONSENT TO TERMS OF ASSOCIATE COUNSEL/DIVISION OF FEES

1. In consideration of and for the mutual consents and agreements contained herein, DONALD CAMPBELL, SR., Wrongful Death Beneficiary of Ladonna Cheatham, Deceased (hereinafter referred to as "Client"), a client of the Law Offices of Michael A. Pohl ("Pohl"), and The Ammons Law Firm, LLP ("Ammons"), enter into this Agreement and Consent to Terms of Associate Counsel/Division of Fees (the "Agreement"). Client acknowledges and agrees that, prior to the time that the last of the parties executed this Agreement:

- (a) Pohl had not referred Client's representation regarding the Incident to Ammons for handling;
- (b) Pohl had not associated Ammons in the representation of Client regarding the Incident;
- (c) Ammons had not agreed to represent or participate in representing Client regarding the Incident or any other matter; and
- (d) Ammons had no attorney-client relationship with Client.

2. Client has entered into a contingent fee contract with Pohl for Pohl to represent Client with respect to claims arising from the vehicular accident that occurred on U.S. 10, St. Mary Parish, Louisiana, on February 15, 2014 (the "Incident"). The contingent fee contract is hereinafter referred to as "Pohl's Contract With Client".

3. Pohl and Ammons are not in the same law firm. Pohl has proposed associating Ammons in Client's representation regarding the Incident, and Client desires Ammons to be associated in Client's representation regarding the Incident. Consistent with Pohl's proposal and Client's desire, and prior to the time of Ammons' association in the representation of Client, Client agrees and consents as follows:

- (a) The total amount of any fees to be shared by Ammons and Pohl will be calculated as set forth in Pohl's Contract With Client. This Agreement does not in any way increase the attorney's fee to the Client;
- (b) Ammons and Pohl will divide any attorney's fees that result from representation of Client regarding the Incident based on the fact that Ammons and Pohl agree to assume joint responsibility for Client's representation regarding the Incident;
- (c) Ammons and Pohl will share any attorney's fees that result from representation of Client regarding the Incident such that Ammons will receive 50% of the fees and Pohl will receive 50% of the total fees;
- (d) Ammons will represent Client regarding the Incident under the terms of Pohl's Contract With Client;
- (e) Pohl's Contract With Client entitles Pohl to be reimbursed, from Client's portion of any recovery, for all costs and expenses incurred by Pohl that are associated with representation of Client regarding the Incident; and Client will reimburse Ammons, from Client's portion of any recovery, for all costs and expenses incurred by Ammons that are associated with representation of Client regarding the Incident.

4. Ammons agrees to associate in the representation of Client regarding the Incident. Ammons and Pohl agree to assume joint responsibility for the representation of Client. Pohl agrees, without limitation, to make reasonable efforts to assure the adequacy of the representation of Client regarding the Incident, and to provide adequate communication to Client with respect to representation of Client regarding the Incident.

Donald Campbell

Donald Campbell, Sr., Wrongful Death Beneficiary of Ladonna Cheatham, Deceased

Date: 3/24/14

THE AMMONS LAW FIRM, L.L.P.

By: _____
Date: _____

Address: 1114 Birch St., Morgan City La 70380

Telephone: 985-381-6906

Date of Birth: _____

SSN: _____

LAW OFFICES OF MICHAEL A. POHL

By: _____
Date: _____

DL
Client
Initials

AGREEMENT AND CONSENT TO TERMS OF ASSOCIATE COUNSEL DIVISION OF FEE

1. In consideration of and for the mutual covenants and agreements contained herein, MARK CHEATHAM, Wrongful Death Beneficiary of Ladonna Cheatham, Deceased, Destiny Cheatham, Deceased, and Markus Cheatham, Deceased, and on behalf of Mark Cheatham, a Minor, as Wrongful Death Beneficiary of Ladonna Cheatham, Deceased (hereinafter referred to as "Client"), a client of the Law Offices of Michael A. Pohl ("Pohl"), and The Ammons Law Firm, L.L.P. ("Ammons"), enter into this Agreement and Consent to Terms of Associate Counsel/Division of Fees (the "Agreement"). Client acknowledges and agrees that, prior to the time that the last of the parties executed this Agreement:

- (a) Pohl had not referred Client's representation regarding the incident to Ammons for handling;
- (b) Pohl had not associated Ammons in the representation of Client regarding the incident;
- (c) Ammons had not agreed to represent or participate in representing Client regarding the incident or any other matter; and
- (d) Ammons had no attorney-client relationship with Client.

2. Client has entered into a contingent fee contract with Pohl for Pohl to represent Client with respect to claims arising from the vehicular accident that occurred on U.S. 90, St. Mary Parish, Louisiana, on February 15, 2014 (the "Incident"). The contingent fee contract is hereinafter referred to as "Pohl's Contract With Client".

3. Pohl and Ammons are not in the same law firm. Pohl has proposed associating Ammons in Client's representation regarding the incident, and Client desires Ammons to be associated in Client's representation regarding the incident. Consistent with Pohl's proposal and Client's desire, and prior to the time of Ammons' association in the representation of Client, Client agrees and consents as follows:

- (a) The total amount of any fees to be shared by Ammons and Pohl will be calculated as set forth in Pohl's Contract With Client. This Agreement does not in any way increase the attorney's fee to the Client;
- (b) Ammons and Pohl will divide any attorney's fees that result from representation of Client regarding the incident based on the fact that Ammons and Pohl agree to associate in the representation of Client regarding the incident;
- (c) Ammons and Pohl will share any attorney's fees that result from representation of Client regarding the incident such that Ammons will receive 50% of the fees and Pohl will receive 50% of the total fees;
- (d) Ammons and Pohl will share any attorney's fees that result from representation of Client regarding the incident such that Ammons will receive 50% of the fees and Pohl will receive 50% of the total fees;
- (e) Pohl's Contract With Client entitles Pohl to be reimbursed, from Client's portion of any recovery, for all costs and expenses incurred by Pohl that are associated with representation of Client regarding the incident; and Client will reimburse Ammons for all costs and expenses incurred by Ammons that are associated with representation of Client regarding the incident.

4. Ammons agrees to associate in the representation of Client regarding the incident. Ammons and Pohl agree to assume joint responsibility for the representation of Client regarding the incident. Ammons and Pohl agree to assume the following responsibilities for the representation of Client regarding the incident:

m. l. a. h. m.

Cheatham, Deceased, Destiny Cheatham, Deceased, and Markus
Cheatham, Deceased, and on behalf of Mark Cheatham, a Minor,
as Wrongful Death Beneficiary of Ladonna Cheatham, Deceased
Date: 3/17/14

Address: 105 Gros Street, Schriever, LA 70395
Telephone: 850-402-0419

PLEASE SIGN AND PRINT NAME AND TITLE

By: _____
Date: _____

By: _____
Date: _____

2014-27-2041

AGREEMENT AND CONSENT TO TERMS OF ASSOCIATE COUNSEL/DIVISION OF FEES

1. In consideration of and for the mutual consents and agreements contained herein, ANGELA CAMPBELL DANIEL, Wrongful Death Beneficiary of DeWayne Thomas Escort, Deceased (hereinafter referred to as "Client"), a client of the Law Offices of Michael A. Pohl ("Pohl"), and The Ammons Law Firm, LLP ("Ammons"), enter into this Agreement and Consent to Terms of Associate Counsel/Division of Fees (the "Agreement"). Client acknowledges and agrees that, prior to the time that the last of the parties executed this Agreement:

- (a) Pohl had not referred Client's representation regarding the Incident to Ammons for handling;
- (b) Pohl had not associated Ammons in the representation of Client regarding the Incident;
- (c) Ammons had not agreed to represent or participate in representing Client regarding the Incident at any other matter; and
- (d) Ammons had no attorney-client relationship with Client.

2. Client has entered into a contingent fee contract with Pohl for Pohl to represent Client with respect to claims arising from the vehicular accident that occurred on U.S. 90, St. Mary Parish, Louisiana, on February 15, 2014 (the "Incident"). The contingent fee contract is hereinafter referred to as "Pohl's Contract With Client".

3. Pohl and Ammons are not in the same law firm. Pohl has proposed associating Ammons in Client's representation regarding the Incident, and Client desires Ammons to be associated in Client's representation regarding the Incident. Consistent with Pohl's proposal and Client's desire, and prior to the time of Ammons' association in the representation of Client, Client agrees and consents as follows:

- (a) The total amount of any fees to be shared by Ammons and Pohl will be calculated as set forth in Pohl's Contract With Client. This Agreement does not in any way increase the attorney's fee to the Client;
- (b) Ammons and Pohl will divide any attorney's fees that result from representation of Client regarding the Incident based on the fact that Ammons and Pohl agree to assume joint responsibility for Client's representation regarding the Incident;
- (c) Ammons and Pohl will share any attorney's fees that result from representation of Client regarding the Incident such that Ammons will receive 50% of the fees and Pohl will receive 50% of the total fees;
- (d) Ammons will represent Client regarding the Incident under the terms of Pohl's Contract With Client;
- (e) Pohl's Contract With Client entitles Pohl to be reimbursed, from Client's portion of any recovery, for all costs and expenses incurred by Pohl that are associated with representation of Client regarding the Incident; and Client will reimburse Ammons, from Client's portion of any recovery, for all costs and expenses incurred by Ammons that are associated with representation of Client regarding the Incident.

4. Ammons agrees to associate in the representation of Client regarding the Incident. Ammons and Pohl agree to assume joint responsibility for the representation of Client. Pohl agrees, without limitation, to make reasonable efforts to assure the adequacy of the representation of Client regarding the Incident, and to provide adequate communication to Client with respect to representation of Client regarding the Incident.

Angela Campbell Daniel
 ANGELA CAMPBELL DANIEL, Wrongful Death Beneficiary of
 DeWayne Thomas Escort, Deceased
 Date: 3/20/14
 Address: 613 Park Street, Patterson, LA 70392
 Telephone: 985-255-9365
 Angela Daniel Date of Birth: 5/28/75
 Angela Daniel SSN: 437-47-6267
 DeWayne Escort Date of Birth: 3/31/99
 DeWayne Escort SSN: _____

THE AMMONS LAW FIRM, L.L.P.

By: _____
 Date: _____

LAW OFFICES OF MICHAEL A. POHL

By: _____
 Date: _____

AGREEMENT AND CONSENT TO TERMS OF ASSOCIATE COUNSEL/DIVISION OF FEES

1. In consideration of and for the mutual consents and agreements contained herein, JANAR SCOTT on behalf of LANDON J. SCOTT, Minor and Wrongful Death Beneficiary of Ladonna Cheatham, Deceased (hereinafter referred to as "Client"), a client of the Law Offices of Michael A. Pohl ("Pohl"), and The Ammons Law Firm, LLP ("Ammons"), enter into this Agreement and Consent to Terms of Associate Counsel/Division of Fees (the "Agreement"). Client acknowledges and agrees that, prior to the time that the last of the parties executed this Agreement:

- (a) Pohl had not referred Client's representation regarding the Incident to Ammons for handling;
- (b) Pohl had not associated Ammons in the representation of Client regarding the Incident;
- (c) Ammons had not agreed to represent or participate in representing Client regarding the Incident or any other matter; and
- (d) Ammons had no attorney-client relationship with Client.

2. Client has entered into a contingent fee contract with Pohl for Pohl to represent Client with respect to claims arising from the vehicular accident that occurred on U.S. 10, St. Mary Parish, Louisiana, on February 15, 2014 (the "Incident"). The contingent fee contract is hereinafter referred to as "Pohl's Contract With Client".

3. Pohl and Ammons are not in the same law firm. Pohl has proposed associating Ammons in Client's representation regarding the Incident, and Client desires Ammons to be associated in Client's representation regarding the Incident. Consistent with Pohl's proposal and Client's desire, and prior to the time of Ammons' association in the representation of Client, Client agrees and consents as follows:

- (a) The total amount of any fees to be shared by Ammons and Pohl will be calculated as set forth in Pohl's Contract With Client. This Agreement does not in any way increase the attorney's fee to the Client;
- (b) Ammons and Pohl will divide any attorney's fees that result from representation of Client regarding the Incident based on the fact that Ammons and Pohl agree to assume joint responsibility for Client's representation regarding the Incident;
- (c) Ammons and Pohl will share any attorney's fees that result from representation of Client regarding the Incident such that Ammons will receive 50% of the fees and Pohl will receive 50% of the total fees;
- (d) Ammons will represent Client regarding the Incident under the terms of Pohl's Contract With Client;
- (e) Pohl's Contract With Client entitles Pohl to be reimbursed, from Client's portion of any recovery, for all costs and expenses incurred by Pohl that are associated with representation of Client regarding the Incident; and Client will reimburse Ammons, from Client's portion of any recovery, for all costs and expenses incurred by Ammons that are associated with representation of Client regarding the Incident.

4. Ammons agrees to associate in the representation of Client regarding the Incident. Ammons and Pohl agree to assume joint responsibility for the representation of Client. Pohl agrees, without limitation, to make reasonable efforts to assure the adequacy of the representation of Client regarding the Incident, and to provide adequate communication to Client with respect to representation of Client regarding the Incident.

X Janar Scott

JANAR SCOTT on behalf of Landon J. Scott, a Minor & Wrongful Death Beneficiary of Ladonna Cheatham, Deceased
Date: 3/24/14

Address: 9203 Rome Court; Houma, LA 70363
Telephone: 985-855-0372

Janar Scott Date of Birth: 12-14-79
Janar Scott SSN: 434-53-9476
Landon J. Scott Date of Birth: 8-10-10
Landon J. Scott SSN: _____

THE AMMONS LAW FIRM, L.L.P.

By: _____
Date: _____

LAW OFFICES OF MICHAEL A. POHL

By: _____
Date: _____